

IN THE HIGH COURT OF GUJARAT AT AHMEDABAD

SPECIAL CIVIL APPLICATION No 2273 of 1982

For Approval and Signature:

Hon'ble MR.JUSTICE S.K.KESHOTE

=====

1. Whether Reporters of Local Papers may be allowed to see the judgements?
2. To be referred to the Reporter or not?
3. Whether Their Lordships wish to see the fair copy of the judgement?
4. Whether this case involves a substantial question of law as to the interpretation of the Constitution of India, 1950 of any Order made thereunder?
5. Whether it is to be circulated to the Civil Judge?

V.T.JOSHI & 9 ORS

Versus

STATE OF GUJARAT

Appearance:

MR SM MAZGAONKAR for Petitioner
MR PG DESAI for Respondent No. 1 & 2
None present for other Respondents

CORAM : MR.JUSTICE S.K.KESHOTE

Date of decision: 17/07/97

ORAL JUDGMENT

#. The learned counsel for respondents No.1 and 2 submitted that the Government, will rescind the impugned final seniority list, annexure 'H', to this petition of the employees working as Junior Clerk, Clerk, Clerk-cum-Typist, Typist, Naka Clerk, Camp Assistant, Quarry Clerk, Technical Clerk, Lower Divisional Clerk Store Assistant and of equivalent posts as on 1.3.80

published vide Office Order No.ADM/Seniority/3/1496 dated 1.6.82 and also the provisional seniority list published vide Office Order No.ADM/Seniority/3/1532 to 1823 dated 26.3.80. He produced on record, copy of the letter of respondent-Government dated 9.7.97 alongwith enclosed decision of respondent No.1 is taken on record. The learned counsel for respondents No.1 and 2 further made statement that annexure 'J' to Special Civil Application, i.e. order No.ADM.C.Grade.50.1769 dated 1.6.82 under which selection grade was given to petitioners No.3 to 9 was ordered to be withdrawn from retrospective date shall also be rescinded, as decided by the respondents.

#. In view of the aforesaid statements made by learned counsel for respondents No.1 and 2, the learned counsel for the petitioners submits that nothing now survives in this Special Civil Application and this Special Civil Application has become infructuous. Order accordingly.

#. The Special Civil Application is dismissed as having become infructuous. Rule discharged. Interim relief granted by this Court, also having become infructuous, vacated. No order as to costs.

.....

(sbl)